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	STATES DISTRICT CO.
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Attorneys for Defendants RLH Partnership, L.P.; Red Lion G.P., Inc.; HLT Operate DTWC, LLC; Doubletree DTW and Doubletree, LLC	Z Judge James Ware
	VC, LLC;
THIMESCH I AW OFFICES	TOTRIC
Timothy S. Thimesch (CSB No. 148213, tim@thin 158 Hilltop Crescent Walnut Creek, CA 94597-3452 Telephone: 925.588.0401	imeschlaw.com)
Attorneys for Plaintiff Edward Muegge	
UNITED STATES DISTRICT COURT	
NORTHERN DISTRICT OF CALIFORNIA	
ED MUEGGE,	Case No. CV11-00332-JW
Plaintiff,	<u>RELATED CASE</u> – Arnold v. Doubletree DTWC, LLC, et al., Case No. C10-2610-BZ
v.	Complaint Filed: June 24, 2011
DOUBLETREE ROHNERT PARK, also doing business as "Doubletree Hotel Sonoma Wine Country"; RLH PARTNERSHIP, L.P.; RED LION G.P., INC.; HLT OPERATE DTWC CORP.; HLT OPERATE DTWC, LLC; DOUBLETREE DTWC CORPORATION; DOUBLETREE DTWC, LLC;	Trial Date: TBD
	STIPULATION AND ORDER REGARDING CASE MANAGEMENT
	SCHEDULE
	Before the Honorable James Ware
DOUBLETREE, LLC; HILTON HOTELS	
50, Inclusive,	
Defendants.	
	Jiyun Cameron Lee (CSB No. 161667, jlee@folgo 199 Fremont Street, 23rd Floor San Francisco, CA 94105 Telephone: 415.625.1050 Facsimile: 415.625.1091 Attorneys for Defendants RLH Partnership, L.P.; Red Lion G.P., Inc.; HLT Operate DTWC, LLC; Doubletree DTW and Doubletree, LLC THIMESCH LAW OFFICES Timothy S. Thimesch (CSB No. 148213, tim@th 158 Hilltop Crescent Walnut Creek, CA 94597-3452 Telephone: 925.588.0401 Attorneys for Plaintiff Edward Muegge UNITED STAT NORTHERN DIS ED MUEGGE, Plaintiff, v. DOUBLETREE ROHNERT PARK, also doing business as "Doubletree Hotel Sonoma Wine Country"; RLH PARTNERSHIP, L.P.; RED LION G.P., INC.; HLT OPERATE DTWC CORP.; HLT OPERATE DTWC, LLC; DOUBLETREE DTWC, LLC; DOUBLETREE DTWC, LLC; DOUBLETREE DTWC, LLC; DOUBLETREE DTWC, LLC; DOUBLETREE, LLC; HILTON HOTELS CORPORATION; and DOES 1 through 50, Inclusive,

FOLGER LEVIN LLP ATTORNEYS AT LAW

1	STIPULATION	
2	1. On Thursday, May 17, 2012, the parties participated in a second full day of	
3	mediation in this matter. The parties were able to make significant progress, but have not yet	
4	resolved all outstanding issues. To explore whether all issues can be resolved, the parties have set	
5	aside June 19, 2012, to conduct a third mediation session with mediator Steven Schrey.	
6	2. To allow the parties to continue exploring settlement, the parties request that the	
7	Court vacate the current date of July 9, 2012, as the deadline for hearing motions for summary	
8	judgment.	
9	3. In the event the parties are unable to reach a resolution of all issues through	
10	mediation, the parties will submit an updated joint case management report that includes a	
11	proposed schedule for discovery and any other pretrial deadlines.	
12		
13	Dated: May 24, 2012 THIMESCH LAW OFFICES	
14		
15	/s/ Timothy S. Thimesch Timothy S. Thimesch	
16	Attorneys for Plaintiff Edward Muegge	
17	Dated: May 24, 2012 FOLGER LEVIN LLP	
18		
19	/s/ Jiyun Cameron Lee Jiyun Cameron Lee	
20	Attorneys for Defendants Doubletree DTWC LLC, HLT Operate DTWC LLC, Hilton Worldwide Inc. and BLH Portnership L. P.	
21	Hilton Worldwide, Inc., and RLH Partnership, L.P.	
22	Pursuant to General Order 45(X), I attest that the signatories above have concurred in the	
23	filing of this document.	
24	/s/ Jiyun Cameron Lee	
25	Jiyun Cameron Lee	
26		
27		
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ORDER Pursuant to the parties' stipulation, the Court hereby vacates the current hearing date of July 9, 2012, for summary judgment motions. On or before June 29, 2012, the parties shall submit a joint Case Management Report to update the Court on the status of their mediation and a proposed schedule for advancing the case. IT IS SO ORDERED. May 24, 2012 **United States District Chief Judge**